## Matter of MARIA I. v RICHARD J.

Motion No: CV-24-0062
Slip Opinion No: 2024 NY Slip Op 61356(U)
Decided on January 24, 2024
Appellate Division, Third Department, Motion Decision
Published by New York State Law Reporting Bureau pursuant to

This motion is uncorrected and is not subject to publication in the Official Reports.

Judiciary Law § 431.

## State of New York Supreme Court, Appellate Division Third Judicial Department

Decided and Entered: January 24, 2024		CV-24-0062
In the Matter of MARIA I.,	Appellant,	DECISION AND ORDER ON MOTION
RICHARD J.,	Respondent.	
Upon the Court's own	motion,	
The attorney for the corepresentation will not continu	·	t, having informed this Court that such
ORDERED that Susar pursuant to Family Court Act	<u> </u>	, Dryden, NY 13053, is assigned
ORDERED that the child be made available to the attorney for the child as counsel may direct, and it is further		
ORDERED that, within 20 days of the date of this decision and order, counsel shall verify whether the appeal has been e-filed in NYSCEF and, if so, register or confirm registration and enter such contact and additional information as required by 22 NYCRR 1245.3 (d) and failure to timely register will render counsel deemed served with any document electronically filed in this matter pursuant to 22 NYCRR 1245.5 (c).		
Garry, P.J., Pritzker, Lynch a	nd Reynolds Fitzgerald, JJ., cor	ncur.
	ENTER:	
	Robert D. Mayb Clerk of the Co	_